MINOR OR ADULT PERSON WITH A DISABILITY

28

			MC-351					
_Mich Law 100 S	NEY OR PARTY WITHOUT ATTORNEY (Name, State Bar mumber, and neddress): Jack B. Moore, Esq. (SBN 62182) Office of Michael B. Moore Spear Street, Suite 1640 Francisco, CA 94105 Ralph W. Boroff, Esq. (SBN 5916) Santa Cruz, CA 95060		RT USS ONLY					
AM-3	TELEPHONE NO.: (415) 956-6500 FAX NO. (Optional):							
	RIOR COURT OF CALIFORNIA, COUNTY OF							
	REET ADDRESS:							
MA	ILING ADDRESS:							
cm	Y AND ZIP CODE: BRANCH NAME:							
	CASE NAME: HAWS v. COUNTY OF MONTEREY, et al.							
ORDE	R APPROVING:	CASE NUMBER:						
	COMPROMISE OF DISPUTED CLAIM	C07 02599 JF	C07 02599 JF					
<u> X.</u>	COMPROMISE OF PENDING ACTION DISPOSITION OF PROCEEDS OF JUDGMENT	HEARING DATE:	DEPT.:					
_	X Minor Adult Person With A Disability	8/21/2009	Courtroom 3					
 Petitioner (name): Carrie Haws as Guardian ad Litem for Mia Skye Haws proposed compromise of a disputed claim of a minor or a pending action involving a minor or an adult person with a disability, or a proposed disposition of the proceeds of a judgment for a minor or an adult person with a disability. Hearing Date: 8/21/2009 Time: 9:00 a.m. Dept.; Courtroom 3 Judicial officer. Judge Jeremy Fogel Relationship to claimant Petitioner is claimant's (check all applicable boxes): x Parent x Guardian ad litem Conservator Other (specify): 								
	imant (name):							
a. b.	is an adult "person with a disability" within the meaning of Probate Cod	e section 3603.						
5. Def	iendant							
	The claim or action to be compromised is asserted, or the judgment is entered, against (name of settling or judgment defendant or defendants (the "payer")): County of Montercy and Michael Kanalakis							
6. THE	E COURT FINDS that all notices required by law have been given.							
	THE COURT ORDERS							
a.	the formation of the property							
	judgment is approved. The gross amount or value of the settlement or judgment in favor of claimant is \$ 50,000.00							
b.	b. The payer shall disburse the proceeds of the settlement or judgment approved by this order in the following manner:							
	(1) Payment of fees and expenses Fees and expenses shall be paid by one or more checks or drafts, drawn payable to the order of the petitioner and the petitioner's attorney, if any, or directly to third parties entitled to receive payment Identified in this order for the following items of expense or damage, which are hereby authorized to be paid out of the proceeds of the settlement or judgment:							
	(a) X Attorney's fees in the total amount of: \$ 16,666.67 pay	able to <i>(specify):</i> Michael Ralph W	B. Moore, Esq.; /. Boroff, Esq.					

7. b. (1) (b) Reimbursement for medical and all other expenses paid by the petitioner or the petitioner's attorney in the total amount of: (c) Medical, hospital, ambulance, nursing, and other like expenses payable direct	\$ 2,847.99		
providers as follows, in the total amount of:			
(i) Payee (name): (A) Address:			
(B) Amount: \$			
(ii) Payee (name): (A) Address:			
(B) Amount: \$			
Continued on Attachment 7b(1)(c). (Provide information about addition			
(d) Other authorized disbursements payable directly to third parties in the total an (Describe and state the amount of each item, and provide the name and address.	nount of; \$ ess of each payee):		
Continued on Attachment 7b(1)(d). (e) X Total allowance for fees and expenses from the settlement or judgment:	\$ 19,514.66		
(2) Balance			
The balance of the settlement or judgment available for claimant after payment of all allowe fees and expenses is:	\$ 30,485.34		
The balance shall be disbursed as follows:	· ——.		
(a) Sy one or more checks or drafts in the total amount of (specify): \$ 30,485.34 drawn payable to the order of the petitioner as trustee for the claimant. Each such check or draft must bear an endorsement on the face or reverse that it is for deposit in one or more interest-bearing, federally insured accounts in the name of the petitioner as trustee for the claimant, and no withdrawals may be made from the accounts except as provided in the Order to Deposit Money Into Blocked Account, which is signed contemporaneously with this order ("blocked account").			
(b) By the following method(s) (describe each method, including the amount to be	e disbursed):		
Continued on Attachment 7b(2)(b).			
(c) If money is to be paid to a special needs trust under Probate Code section 36 of the state Department of Health Services, the state Department of Mental H Developmental Services, and any city and county in California must first be so method (specify):	ealth, the state Department of		
Continued on Attachment 7b(2)(c).			

_	CASE	NAM	: H	AWS	v. COUNTY OF MONTEREY, et al.		CASE NUMBER: C07 02599 JF	
 - 8 .	[X]	The	court	makes	of the court concerning blocked accounts the following additional orders concerning a em 7b(2)(a):	any part of the balance		
		a.	Within 48 hours of receipt of a check or draft described in item 7b(2)(a), the petitioner and the petitioner's attorney, if any, must deposit the check or draft in the petitioner's name as trustee for the claimant in one or more blocked accounts at (specify name, branch, and address of each depository, and the amount of each account): Chase/Washington Mutual Bank 509 Broadway Avenue King City, CA 93930 (831) 385-4852					
			Am	ount: S	\$30,485.34			
] Conti	inued on Attachment 8a.		at the time of deposit three copies of	
b. The petitioner and the petitioner's attorney, if any, must deliver to each depository at the time of deposit thre the Order to Deposit Money Into Blocked Account, which is signed contemporaneously with this order, and to of the Receipt and Acknowledgment of Order to Deposit Money Into Blocked Account ("receipt"). The petition petitioner's attorney must file a copy of the receipt with this court within 15 days of the deposit. The sole responsitioner and the petitioner's attorney, if any, are to place the balance in a blocked account or account timely file a copy of the receipt.						Account ("receipt"). The petitioner or the ys of the deposit. The sole responsibilities in a blocked account or accounts and to		
		C.	The may	balanc be witt	e of the proceeds of settlement or judgment hdrawn only as follows (check (1) or (2)):			
			(1)		written order under this case name and num money on deposit is not subject to escheat	mber, signed by a jud 		
			(2)	x	written order under this case name and nu court, until the minor attains the age of 18 without further order of this court, is author minor, upon proper demand, all moneys in is not subject to escheat.	be made from the bid mber, signed by a jud years. When the mind ized and directed to p	icked account or accounts without a further icial officer, and bearing the seal of this or attains the age of 18 years, the depository	
9. Authorization to execute settlement documents The petitioner is authorized to execute settlement documents as follows (check only one): a						order and the deposit of funds, the r a full, complete, and final release and n of the accident or incident described in ecuted dismissal with prejudice.		
		b.			petitioner is authorized and directed to exect s of the settlement.	ite any and all docum	ents reasonably necessary to carry out the	
		C.		The	petitioner is authorized and directed (specify):		
					Continued on Attachment 9c.			
10		on d is			ered and fixed in the amount of: \$		not required.	
1:		٦Ad	ditio	nal ord	shall be served on the payer forthwith. ers es the following additional orders (specify):	See Attachment 12		
Da	ıte:	Г: 8/2⊺	□ •		ied on Attachment 12.		~~ \\ \	
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MC-351 [Rev. January 1, 2005]

Attachment 12 to Order Approving Petition for Compromise on Behalf of Mia Haws

Additional Order:

- 1. The County of Monterey shall issue a check in the full amount of the gross settlement payable to Carrie Haws, as guardian ad liter for Mia Haws and Her attorneys Michael B. Moore and Ralph Boroff.
- 2. Michael B. Moore shall issue checks from his client trust account in accordance with this order as follows:
 - a. \$30,485.34 to Carrie Haws as guardian ad Litem of Mia Haws;
 - b. \$2,847.99 to the Law Office of Michael B. Moore & Ralph Boroff for costs;
 - c. \$8,333.33 to the Law Office of Michael B. Moore for attorneys fees;
 - d. \$8,333.34 to the Law Office of Ralph Boroff attorneys fccs.
- 3. The check for the net amount payable on behalf of Mia Haws (\$30,485.34) shall be deposited in a blocked account in accordance with this Order.